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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/978,261	10/15/2001	David Y. Zhang	251305.0028 SBP/MCD	4119
75	90 07/28/2006		EXAMINER	
Steven B. Pokotilow, Esq.			LU, FRANK WEI MIN	
Stroock & Stroock & Lavan LLP 180 Maiden Lane			ART UNIT	PAPER NUMBER
New York, NY 10038			1634	

DATE MAILED: 07/28/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	09/978,261	ZHANG, DAVID Y.				
Office Action Summary	Examiner	Art Unit				
•	Frank W Lu	1634				
The MAILING DATE of this communication app						
Period for Reply	ears on the cover sheet with the c	urrespondence address -				
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	6(a). In no event, however, may a reply be time within the statutory minimum of thirty (30) days ill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONEI	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).				
Status		·				
1) Responsive to communication(s) filed on 05 M	av 2006					
	· · · · · · · · · · · · · · · · · · ·					
<u> </u>		secution as to the merits is				
	3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 455 O.G. 215.						
Disposition of Claims						
4)⊠ Claim(s) <u>40-52</u> is/are pending in the application.						
4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>40-52</u> is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/or election requirement.						
Application Papers						
9) The specification is objected to by the Examine						
10)⊠ The drawing(s) filed on <u>12/6/2004</u> is/are: a)⊠ accepted or b)□ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
The bath of declaration is objected to by the Ex	animer. Note the attached Office	Action of form F10-152.				
Priority under 35 U.S.C. § 119						
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 						
2. Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Bureau		a in this reasonal orago				
* See the attached detailed Office action for a list of the certified copies not received.						
Attachment(s)						
1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413)						
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail Da	ite. <u>4/5/2006</u> . atent Application (PTO-152)				
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	6) Other:	pioni Application (FTO-102)				

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DETAILED ACTION

Response to Amendment

1. Applicant's response to the office action filed on May 5, 2006 has been entered. The claims pending in this application are claims 40-52. Rejection and/or objection not reiterated from the previous office action are hereby withdrawn in view of the amendment filed on May 5, 2006.

Claim Rejections - 35 USC § 112

- The following is a quotation of the second paragraph of 35 U.S.C. 112:
 The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 3. Claims 40-52 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.
- 4. Claims 40 and 47 recite the limitation "the signal" in (iii) of step (b). There is insufficient antecedent basis for this limitation in the claims because step (a), (i) and (ii) of the claims only mention a signal generating moiety and do not mention a signal. Please clarify.

Claim Rejections - 35 USC § 103

- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

6. Claims 47, 48, 51, and 52 are rejected under 35 U.S.C. 103(a) as being unpatentable over Wang et al., (US Patent NO. 5,567,583, published on October 22, 1996) in view of Harris (US Patent No. 5,837,469, published on November 17, 1998).

Regarding claim 47, since Wang et al., teach a method for detecting a target nucleic acid, which method comprises the steps of: amplifying the target nucleic acid to obtain an amplification product using a polymerase, a first primer with or without a segment noncontiguous to a first priming sequence, and a second primer with or without a segment noncontiguous to a second priming sequence in the presence of an oligonucleotide which is incapable of acting as a primer for said polymerase, wherein said oligonucleotide has at least 5 consecutive nucleotides fully complementary to at least 5 consecutive nucleotides of said first primer; and detecting the presence of the target nucleic acid by monitoring the amplification thereof wherein a first fluorophore is covalently attached to said first primer and a second fluorophore is covalently attached to said oligonucleotide, with one of said first and second fluorophores being a donor fluorophore and the other being an acceptor fluorophore, so that when said first primer and said oligonucleotide are hybridized, said donor fluorophore and said acceptor fluorophore are in close proximity to allow resonance energy transfer therebetween: and, further, said detecting step is performed by monitoring fluorescent emission change of said acceptor fluorophore upon irradiation of said donor fluorophore with an excitation light, said change being a function of the extent of said first primer being dissociated from said oligonucleotide and being incorporated into said amplification product of the target nucleic acid (see columns 19 and 20, claims 1 and 3, column 3, second paragraph, and Figure 1), Wang et al., disclose contacting the nucleic acid with an oligonucleotide primer pair comprising a first

primer (ie., the first primer taught by Wang et al.,) and a second primer (ie., the oligonucleotide taught by Wang et al.,) under conditions that allow hybridization between complementary sequences in the target nucleic acid and the oligonucleotide primer pair wherein (i) the first primer of the pair comprises (A) a first sequence that is complementary to the target nucleic acid (ie., the first priming sequence taught by Wang et al.,), (B) a second sequence that is complementary to the second primer of the pair (ie., at least 5 consecutive nucleotides of said first primer taught by Wang et al.,), and (C) a signal generating mojety (ie., the first fluorophore or the donor fluorophore taught by Wang et al.,); (ii) the second primer of the pair (ie., the oligonucleotide taught by Wang et al.,) comprises (A) a sequence that is complementary to the first primer (ie., at least 5 consecutive nucleotides fully complementary to at least 5 consecutive nucleotides of said first primer taught by Wang et al.,); and (B) a moiety capable of quenching, masking or inhibiting the activity of the signal generating moiety when located adjacent to, or in close proximity to the signal generating moiety (ie., the second fluorophore or the acceptor fluorophore taught by Wang et al.,); and (iii) when the first primer and the second primer are bound to one another, the signal is inhibited (ie., the signal of the first fluorophore or the donor fluorophore is inhibited by the second fluorophore or the acceptor fluorophore due to fluorescence energy transfer); adding a single stranded oligonucleotide primer comprising sequences complementary to the target nucleic acid (ie., the second primer taught by Wang et al.,); adding a DNA polymerase; and amplifying the target nucleic acid and separating the signal generating moiety (ie., the donor fluorophore taught by Wang et al.,) and the quenching, masking or inhibitory moiety (ie., an acceptor fluorophore taught by Wang et al.,); thereby generating a signal as recited in claim 47.

Regarding claim 48, Wang et al., teach that the signal generating moiety (ie., the first fluorophore on the first primer taught by taught by Wang et al.,) is a fluorescent agent (see columns 19 and 20, claims 1 and 3).

Regarding claims 51 and 52, Wang *et al.*, teach that the target nucleic acid is amplified using polymerase chain reaction (see column 2, lines 32-39).

Wang et al., do not teach that detection of an increase in the signal indicates the presence of the target nucleic acid in the sample as recited in claim 47. However, Wang et al., teach monitoring fluorescent emission change of said acceptor fluorophore (ie., decrease of the acceptor fluorophore) upon irradiation of said donor fluorophore with an excitation light, said change being a function of the extent of said first primer being dissociated from said oligonucleotide and being incorporated into said amplification product of the target nucleic acid (see claims 1 and 3 in columns 19 and 20).

Harris teaches that an increase in donor fluorescence intensity or a decrease in acceptor fluorescence intensity is detected and/or monitored as an indication that target amplification is occurring or has occurred (see column 8, first paragraph and column 9, second paragraph).

Therefore, it would have been *prima facie* obvious to one having ordinary skill in the art at the time the invention was made to have performed the method recited in claim 47 wherein detection of an increase in the signal (ie., an increase in donor fluorescence) indicates the presence of the target nucleic acid in the sample in view of the patents of Wang *et al.*, and Harris. One having ordinary skill in the art would have been motivated to do so because Harris suggests that an increase in donor fluorescence intensity or a decrease in acceptor fluorescence intensity is used as an indication that target amplification is occurring or has occurred (see

column 8, first paragraph and column 9, second paragraph) and the simple replacement of one well known detection method (i.e., the method for detecting a decrease in acceptor fluorescence intensity taught by Wang et al.,) from another well known detection method (i.e., the method for detecting an increase in donor fluorescence intensity taught by Harris,) during the process of detecting the target nucleic acid would have been, in the absence of convincing evidence to the contrary, prima facie obvious to one having ordinary skill in the art at the time the invention was made because the detection method taught by Wang et al.., and the method taught by Harris are used for the same purpose (ie., used as an indication that target amplification is occurring or has occurred or presence of target sequence) and are exchangeable (see column 8, first paragraph and column 9, second paragraph).

Furthermore, the motivation to make the substitution cited above arises from the expectation that the prior art elements will perform their expected functions to achieve their expected results when combined for their common known purpose. Support for making the obviousness rejection comes from the M.P.E.P. at 2144.06.

7. Claims 40-42, 45, and 46 are rejected under 35 U.S.C. 103(a) as being unpatentable over Zhang et al., (US Patent No. 5,942,391, published on August 24, 1999) in view of Wang et al., and Harris.

Regarding claims 40, 41, 45, and 46, since, in a method for detecting a target nucleic acid in a sample, Zhang et al., teach: (a) contacting said nucleic acid in said sample in a reaction vessel under conditions that allow nucleic acid hybridization between complementary sequences in nucleic acids with oligonucleotide probes in the presence of paramagnetic particles coated

with a ligand binding moiety, said oligonucleotide probes comprising one or more capture/amplification probes, each having a 3' nucleotide sequence that is neither complementary nor hybridizable to a nucleotide sequence in the target nucleic acid, and a 5' nucleotide sequence that is complementary and hybridizable to a nucleotide sequence in the target nucleic acid, or a 5' nucleotide sequence that is neither complementary nor hybridizable to a nucleotide sequence in the target nucleic acid, and a 3' nucleotide sequence that is complementary and hybridizable to a nucleotide sequence in the target nucleic acid, each capture/amplification probe further having a ligand bound to the non-complementary sequence of the probe, wherein said ligand is capable of binding to and forming an affinity pair with said ligand binding moiety coated onto said paramagnetic particles; said oligonucleotide probes further comprising a circularizable amplification probe having 3' and 5' regions that are complementary to adjacent but noncontiguous sequences in the target nucleic acid, said 3' and 5' regions separated by a linker region that is neither complementary nor hybridizable to a nucleotide sequence in the target nucleic acid, such that a complex is formed comprising the target nucleic acid, circularizable probe, capture/amplification probes and paramagnetic particles, wherein the capture/amplification probes are hybridized to the complementary nucleotide sequences in the target nucleic acid and are bound to the paramagnetic particles through the binding of the ligand on the capture/amplification probe to the ligand binding moiety on the paramagnetic particles, and the circularizable probe is bound on its 3' and 5' ends to adjacent but noncontiguous sequences in the target nucleic acid; and (c) ligating the 3' and 5' ends of said circularizable probe with a ligating agent that joins nucleotide sequences such that a circular amplification probe is formed (see claim 1 in columns 67-69 and Figure 1), Zhang et al., disclose that the

circular oligonucleotide probe is formed by ligating the 3' and 5' ends of a linear oligonucleotide probe (ie., an oligonucleotide probe taught by Zhang et al.,) comprising 3' and 5' regions complementary to adjacent sequences in the target nucleic acid under conditions that allow hybridization between complementary sequences in the target nucleic acid and the linear oligonucleotide probe as recited in claim 41. Since, since Zhang et al., teach that, after the circular oligonucleotide probe is formed, the circular oligonucleotide probe contacts with the target nucleic acid, Zhang et al., disclose contacting the nucleic acid with a circular oligonucleotide probe under conditions that allow hybridization between complementary sequences in the target nucleic acid and the circular oligonucleotide probe as recited in (a) of claim 40. Since, in a method for detecting a target nucleic acid in a sample, Zhang et al., further teach: (d) amplifying said circular amplification probe by contacting said complex with a first extension primer that is complementary and hybridizable to a portion of the linker region of the circular amplification probe and a second extension primer that is substantially identical to a portion of the linker region of the circular amplification probe that does not overlap with the portion of the linker region to which the first extension primer is complementary, dNTPs, and a DNA polymerase having strand displacement activity, under conditions whereby the first extension primer is extended around the circle for multiple revolutions to form a single stranded DNA of repeating units complementary to the sequence of the circular probe, and multiple copies of the second extension primer hybridize to complementary regions of the single stranded DNA and are extended by the DNA polymerase to provide extension products, and whereby the extension products of the second extension primers displace downstream copies of the second extension primers and corresponding extension products of said downstream copies to provide

displaced single strands to which multiple copies of said first extension primer bind and are extended by the DNA polymerase; (e) allowing said amplification to proceed until multiple copies of double stranded amplified DNA of varying lengths are produced; and (f) detecting said amplified DNA, wherein detection thereof indicates the presence of the target nucleic acid in the clinical sample, Zhang *et al.*, disclose adding a first primer wherein the first primer comprises (A) a first sequence that is complementary to the circular probe as recited in b) of claim 40, adding a DNA polymerase as recited in c) of claim 40, and detection indicates the presence of the target nucleic acid in the sample as recited in d) of claim 40, the circular probe is amplified using an amplification method selected from the group consisting of polymerase chain reaction, strand displacement amplification, transcription mediated amplification, RAM and primer extension wherein the amplification method is RAM as recited in claims 45 and 46.

Zhang et al., do not disclose adding a primer pair comprising a first primer and a second primer wherein (i) the first primer of the pair comprises (A) a first sequence that is complementary to the circular probe, (B) a second sequence that is complementary to the second primer of the pair, and (C) a signal generating moiety; (ii) the second primer of the pair comprises (A) a sequence that is complementary to the first primer and (B) a moiety capable of quenching, masking or inhibiting the activity of the signal generating moiety when located adjacent to, or in close proximity to the signal generating moiety; and (iii) when the first primer and the second primer are bound to one another, the signal is inhibited as recited in (b) of claim 40, and detecting an increase in the signal which is generated by separating the signal generating moiety and the quenching, masking or inhibitory moiety as recited in (d) of claim 40, and disclose that the signal generating moiety is a fluorescent agent as recited in claim 42.

The teachings of Wang et al., have been summarized previously, supra. Wang et al., teach adding a primer pair comprising a first primer and a second primer wherein (i) the first primer of the pair comprises (A) a first sequence that is complementary to the circular probe, (B) a second sequence that is complementary to the second primer of the pair, and (C) a signal generating moiety; (ii) the second primer (ie., the oligonucleotide which is incapable of acting as a primer for said polymerase of the pair taught by Wang et al.,) comprises (A) a sequence that is complementary to the first primer and (B) a moiety capable of quenching, masking or inhibiting the activity of the signal generating moiety when located adjacent to, or in close proximity to the signal generating moiety; and (iii) when the first primer and the second primer are bound to one another, the signal is inhibited as recited in (b) of claim 40 and also teach that the signal generating moiety is a fluorescent agent as recited in claim 42 (see column 3, second paragraph, columns 19 and 20, claims 1 and 3, and Figure 1).

Since Harris teaches that an increase in donor fluorescence intensity or a decrease in acceptor fluorescence intensity is detected and/or monitored as an indication that target amplification is occurring or has occurred (see column 8, first paragraph and column 9, second paragraph), Harris discloses detecting an increase in the signal (ie., an increase in donor fluorescence intensity) which is generated by separating the signal generating moiety and the quenching, masking or inhibitory moiety as recited in (d) of claim 40.

Therefore, it would have been *prima facie* obvious to one having ordinary skill in the art at the time the invention was made to have performed the method recited in claim 40 wherein (i) the first primer of the pair comprises (A) a first sequence that is complementary to the circular probe, (B) a second sequence that is complementary to the second primer of the pair, and (C) a

signal generating moiety; (ii) the second primer comprises (A) a sequence that is complementary to the first primer and (B) a moiety capable of quenching, masking or inhibiting the activity of the signal generating moiety when located adjacent to, or in close proximity to the signal generating moiety; and (iii) when the first primer and the second primer are bound to one another, the signal is inhibited, and wherein an increase in the signal which is generated by separating the signal generating moiety and the quenching, masking or inhibitory moiety is detected in view of the patents of Zhang et al., Wang et al., and Harris. One having ordinary skill in the art would have been motivated to do so because Wang et al., have successfully detected the target nucleic acid in the sample by detecting a change in the signal which is generated by separating the signal generating moiety and the quenching, masking or inhibitory moiety and the simple replacement of one well known detection method (i.e., the method taught by Zhang et al.,) from another well known detection method (i.e., the method taught by Wang et al.,) during the process of detecting the target nucleic acid would have been, in the absence of convincing evidence to the contrary, prima facie obvious to one having ordinary skill in the art at the time the invention was made since the detection method taught by Wang et al.., would eliminate or reduce nonspecific priming events (see column 7, second paragraph) and the detection method for detecting a decrease in acceptor fluorescence intensity taught by Wang et al.., and the method for detecting an increase in donor fluorescence intensity taught by Harris are used for the same purpose (ie., used as an indication that target amplification is occurring or has occurred or presence of target sequence) and are exchangeable (see column 8, first paragraph and column 9, second paragraph).

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Furthermore, the motivation to make the substitution cited above arises from the expectation that the prior art elements will perform their expected functions to achieve their expected results when combined for their common known purpose. Support for making the obviousness rejection comes from the M.P.E.P. at 2144.06.

8. Claim 43 is rejected under 35 U.S.C. 103(a) as being unpatentable over Zhang et al., in view of Wang et al., and Harris as applied to claims 40-42, 45, and 46 above, and further in view of Heller (US Patent No. 5,532, 129, published on July 2, 1996).

The teachings of Zhang et al., Wang et al., and Harris have been summarized previously, supra.

Zhang et al., Wang et al., and Harris do not disclose that the signal generating moiety (ie., donor) is a chemiluminescent agent as recited in claim 43.

Heller teaches that either a fluorphore or a chemiluminescent group is used as a donor for non-radiative energy transfer (see column 3, second paragraph).

Therefore, it would have been *prima facie* obvious to one having ordinary skill in the art at the time the invention was made to have performed the method recited in claim 43 wherein the signal generating moiety is a chemiluminescent agent in view of the patents of Zhang *et al.*, Wang *et al.*, Harris, and Heller. One having ordinary skill in the art would have been motivated to do so because Heller has successfully used a fluorphore or a chemiluminescent group as a donor for non-radiative energy transfer, and the simple replacement of one kind of signal generating moiety (i.e., a fluorescent donor taught by Wang *et al.*,) from another kind of signal generating moiety (i.e., chemiluminescent donor taught Heller) during the process of performing

the method recited in claim 43 would have been, in the absence of convincing evidence to the contrary, *prima facie* obvious to one having ordinary skill in the art at the time the invention was made because either a fluorphore or a chemiluminescent group is used as a donor for energy transfer and they are exchangeable (see Heller, column 3, second paragraph).

Furthermore, the motivation to make the substitution cited above arises from the expectation that the prior art elements will perform their expected functions to achieve their expected results when combined for their common known purpose. Support for making the obviousness rejection comes from the M.P.E.P. at 2144.06, 2144.07 and 2144.09.

Also note that there is no invention involved in combining old elements is such a manner that these elements perform in combination the same function as set forth in the prior art without giving unobvious or unexpected results. *In re Rose* 220 F.2d. 459, 105 USPQ 237 (CCPA 1955).

9. Claim 44 is rejected under 35 U.S.C. 103(a) as being unpatentable over Zhang et al., in view of Wang et al., Harris, and Heller as applied to claims 40-43, 45, and 46 above, and further in view of Segev (US Patent No. 5, 437, 977, published on August 1, 1995).

The teachings of Zhang et al., Wang et al., Harris, and Heller have been summarized previously, supra.

Zhang et al., Wang et al., Harris, and Heller do not disclose that the signal generating moiety is an enzyme or enzyme substrate as recited in claim 44.

Segev teaches that non-radiative energy transfer is finished by a suitable chemiluminescent catalyst such as peroxidase and luciferase and a suitable absorber/emitter (see column 7, last paragraph and column 8, first paragraph).

Therefore, it would have been *prima facie* obvious to one having ordinary skill in the art at the time the invention was made to have performed the method recited in claim 44 wherein the signal generating moiety is an enzyme in view of the patents of Zhang *et al.*, Wang *et al.*, Harris, Heller and Segev. One having ordinary skill in the art would have been motivated to do so because Segev has successfully used a suitable chemiluminescent catalyst such as peroxidase or luciferase and a suitable absorber/emitter for non-radiative energy transfer, and the simple replacement of one kind of chemiluminescent agent related non-radiative energy transfer method (i.e., the method taught by Heller) from another kind of chemiluminescent agent related non-radiative energy transfer method (i.e., the method taught by Segev) during the process of performing the method recited in claim 44 would have been, in the absence of convincing evidence to the contrary, *prima facie* obvious to one having ordinary skill in the art at the time the invention was made because the method taught by Heller and the method taught by Segev are functional equivalent methods which are used for the same purpose.

Furthermore, the motivation to make the substitution cited above arises from the expectation that the prior art elements will perform their expected functions to achieve their expected results when combined for their common known purpose. Support for making the obviousness rejection comes from the M.P.E.P. at 2144.06.

10. Claim 49 is rejected under 35 U.S.C. 103(a) as being unpatentable over Wang et al., in view of Harris as applied to claims 47, 48, 51, and 52 above, and further in view of Heller (1996).

The teachings of Wang et al., and Harris have been summarized previously, supra.

Wang et al., and Harris do not disclose that the signal generating moiety (ie., donor) is a chemiluminescent agent as recited in claim 49.

Heller teaches that either a fluorphore or a chemiluminescent group is used as a donor for non-radiative energy transfer (see column 3, second paragraph).

Therefore, it would have been *prima facie* obvious to one having ordinary skill in the art at the time the invention was made to have performed the method recited in claim 43 wherein the signal generating moiety is a chemiluminescent agent in view of the patents of Wang *et al.*, Harris, and Heller. One having ordinary skill in the art would have been motivated to do so because Heller has successfully used a fluorphore or a chemiluminescent group as a donor for non-radiative energy transfer, and the simple replacement of one kind of signal generating moiety (i.e., a fluorescent donor taught by Wang *et al.*,) from another kind of signal generating moiety (i.e., chemiluminescent a taught Heller) during the process of performing the method recited in claim 43 would have been, in the absence of convincing evidence to the contrary, *prima facie* obvious to one having ordinary skill in the art at the time the invention was made because either a fluorphore or a chemiluminescent group is used as a donor for energy transfer and they are exchangeable (see Heller, column 3, second paragraph).

Furthermore, the motivation to make the substitution cited above arises from the expectation that the prior art elements will perform their expected functions to achieve their expected results when combined for their common known purpose. Support for making the obviousness rejection comes from the M.P.E.P. at 2144.07 and 2144.09.

Also note that there is no invention involved in combining old elements is such a manner that these elements perform in combination the same function as set forth in the prior art without giving unobvious or unexpected results. *In re Rose* 220 F.2d. 459, 105 USPQ 237 (CCPA 1955).

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11. Claim 50 is rejected under 35 U.S.C. 103(a) as being unpatentable over Wang *et al.*, Harris, and Heller as applied to claims 47, 48, 51, and 52 above, and further in view of Segev (1995).

The teachings of Wang et al., Harris, and Heller have been summarized previously, supra.

Wang et al., Harris, and Heller do not disclose that the signal generating moiety is a an enzyme or enzyme substrate as recited in claim 50.

Segev teaches that non-radiative energy transfer is finished by a suitable chemiluminescent catalyst such as peroxidase and luciferase and a suitable absorber/emitter (see column 7, last paragraph and column 8, first paragraph).

Therefore, it would have been *prima facie* obvious to one having ordinary skill in the art at the time the invention was made to have performed the method recited in claim 44 wherein the signal generating moiety is an enzyme in view of the patents of Wang *et al.*, Harris, Heller and Segev. One having ordinary skill in the art would have been motivated to do so because Segev has successfully used a suitable chemiluminescent catalyst such as peroxidase or luciferase and a suitable absorber/emitter for non-radiative energy transfer, and the simple replacement of one kind of chemiluminescent agent related non-radiative energy transfer method (i.e., the method taught by Heller) from another kind of chemiluminescent agent related non-radiative energy

transfer method (i.e., the method taught by Segev) during the process of performing the method recited in claim 44 would have been, in the absence of convincing evidence to the contrary, prima facie obvious to one having ordinary skill in the art at the time the invention was made because the method taught by Heller and the method taught by Segev are functional equivalent methods which are used for the same purpose.

Furthermore, the motivation to make the substitution cited above arises from the expectation that the prior art elements will perform their expected functions to achieve their expected results when combined for their common known purpose. Support for making the obviousness rejection comes from the M.P.E.P. at 2144.06.

Response to Arguments

In page 2, third paragraph bridging to page 3, third paragraph of applicant's remarks, applicant argues that Wang *et al.*, do not teach 'when first primer and the second primer are bound to one another, the signal is inhibited".

This argument has been fully considered but it is not persuasive toward the withdrawal of the rejection. Since Wang et al., teach that a first fluorophore is covalently attached to said first primer and a second fluorophore is covalently attached to said oligonucleotide, with one of said first and second fluorophores being a donor fluorophore and the other being an acceptor fluorophore, so that when said first primer and said oligonucleotide are hybridized, said donor fluorophore and said acceptor fluorophore are in close proximity to allow resonance energy transfer therebetween (see claims 1 and 3 in columns 19 and 20), Wang et al., teach that, when first primer (ie., said first primer having a first fluorophore or a donor fluorophore) and the

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second primer (ie., said oligonucleotide having a second fluorophore or an acceptor fluorophore) are bound to one another and the signal (ie., the donor fluorophore) is inhibited.

Conclusion

12. No claim is allowed.

13. Papers related to this application may be submitted to Group 1600 by facsimile transmission. Papers should be faxed to Group 1600 via the PTO Fax Center. The faxing of such papers must conform with the notices published in the Official Gazette, 1096 OG 30 (November 15, 1988), 1156 OG 61 (November 16, 1993), and 1157 OG 94 (December 28, 1993)(See 37 CAR § 1.6(d)). The CM Fax Center number is (571)273-8300.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Frank Lu, Ph.D., whose telephone number is (571)272-0746. The examiner can normally be reached on Monday-Friday from 9 A.M. to 5 P.M.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ram Shukla, can be reached on (571)272-0735.

Mule in

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to (571) 272-0547.

July 24, 2006

FRANK LU PRIMARY EXAMINER